AUG 2 0 2013



# 510(k) Summary StaXx<sup>®</sup> IBL System

## 1. Submitter Information

Submitter:

Spine Wave, Inc.

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Shelton, CT 06484

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203-712-1839

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203-944-9493

Contact:

Roaida Rizkallah

Date Prepared:

July 12, 2013

## 2. Device Information

Trade Name:

StaXx<sup>®</sup> IBL System

Common Name:

Intervertebral Body Fusion Device

Classification:

Class II (special controls) per 21 CFR 888.3080

Classification Name: Intervertebral Fusion Device with Bone Graft, Lumbar

Product Code:

MAX

## 3. Purpose of Submission

The purpose of this submission is to gain clearance for additional sizes of implants utilizing the StaXx® technology for intervertebral body fusion.

## 4. Predicate Device Information

The StaXx® IBL System described in this submission is substantially equivalent to the following predicates:

| Predicate Device            | Manufacturer         | 510(k) No. |
|-----------------------------|----------------------|------------|
| StaXx® IB System            | Spine Wave, Inc.     | K123461    |
| Patriot <sup>®</sup> Spacer | Globus Medical, Inc. | K072970    |

## 5. Device Description

The StaXx® IBL System is an intervertebral body fusion device composed of wafers that are stacked into an expandable implant to adjust the height of the implant. The implants are to be used with autogenous bone graft material. The implant components are manufactured from PEEK-OPTIMA with 6% Barium Sulfate and tantalum markers. The system also includes a delivery device to both implant and expand the implant.

#### 6. Intended Use

The StaXx<sup>®</sup> IBL System is indicated for intervertebral body fusion procedures in skeletally mature patients with degenerative disc disease (DDD) of the lumbar spine at one or two contiguous levels from L2-L5. Degenerative disc disease is defined as discogenic back pain with degeneration of the disc confirmed by history and radiographic studies. These DDD patients may have up to Grade I spondylolisthesis or retrolisthesis at the involved level(s). The StaXx<sup>®</sup> IBL System is to be used with autogenous bone graft and with supplemental fixation. Patients should have at least six (6) months of non-operative treatment prior to treatment with an intervertebral body fusion device.

# 7. Comparison of Technological Characteristics

The substantial equivalence of the StaXx® IBL System to the predicates is shown by similarity in intended use, indications for use, materials and performance.

# 8. Performance Data

The following mechanical tests were performed to demonstrate the substantial equivalence of the  $StaXx^{\oplus}$  IBL System to its predicate:

- Static and dynamic axial compression (per ASTM F2077)
- Static and dynamic compression shear (per ASTM F2077)
- Subsidence (per ASTM F2267)

## 9. Conclusion

Based on the indications for use, technological characteristics, performance testing and comparison to the predicates, the  $StaXx^{\text{(R)}}$  IBL System has been shown to be substantially equivalent to the predicate devices identified in this submission, and does not present any new issues of safety or effectiveness.



Food and Drug Administration 10903 New Hampshire Avenue Document Control Center - WO66-G609 Silver Spring, MD 20993-0002

August 20, 2013

Roaida Rizkallah Regulatory Affairs Manager Spine Wave, Incorporated Three Enterprise Drive, Suite 210 Shelton, Connecticut 06484

Re: K131071

Trade/Device Name: StaXx® IBL system Regulation Number: 21 CFR 888.3080

Regulation Name: Intervertebral body fusion device

Regulatory Class: Class II Product Code: MAX Dated: July 12, 2013 Received: July 15, 2013

#### Dear Roaida Rizkallah:

We have reviewed your Section 510(k) premarket notification of intent to market the device referenced above and have determined the device is substantially equivalent (for the indications for use stated in the enclosure) to legally marketed predicate devices marketed in interstate commerce prior to May 28, 1976, the enactment date of the Medical Device Amendments, or to devices that have been reclassified in accordance with the provisions of the Federal Food, Drug, and Cosmetic Act (Act) that do not require approval of a premarket approval application (PMA). You may, therefore, market the device, subject to the general controls provisions of the Act. The general controls provisions of the Act include requirements for annual registration, listing of devices, good manufacturing practice, labeling, and prohibitions against misbranding and adulteration. Please note: CDRH does not evaluate information related to contract liability warranties. We remind you, however, that device labeling must be truthful and not misleading.

If your device is classified (see above) into either class II (Special Controls) or class III (PMA), it may be subject to additional controls. Existing major regulations affecting your device can be found in the Code of Federal Regulations, Title 21, Parts 800 to 898. In addition, FDA may publish further announcements concerning your device in the <u>Federal Register</u>.

Please be advised that FDA's issuance of a substantial equivalence determination does not mean that FDA has made a determination that your device complies with other requirements of the Act or any Federal statutes and regulations administered by other Federal agencies. You must comply with all the Act's requirements, including, but not limited to: registration and listing (21 CFR Part 807); labeling (21 CFR Part 801); medical device reporting (reporting of medical device-related adverse events) (21 CFR 803); good manufacturing practice requirements as set

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forth in the quality systems (QS) regulation (21 CFR Part 820); and if applicable, the electronic product radiation control provisions (Sections 531-542 of the Act); 21 CFR 1000-1050.

If you desire specific advice for your device on our labeling regulation (21 CFR Part 801), please contact the Division of Small Manufacturers, International and Consumer Assistance at its toll-free number (800) 638-2041 or (301) 796-7100 or at its Internet address <a href="http://www.fda.gov/MedicalDevices/ResourcesforYou/Industry/default.htm">http://www.fda.gov/MedicalDevices/ResourcesforYou/Industry/default.htm</a>. Also, please note the regulation entitled, "Misbranding by reference to premarket notification" (21 CFR Part 807.97). For questions regarding the reporting of adverse events under the MDR regulation (21 CFR Part 803), please go to <a href="http://www.fda.gov/MedicalDevices/Safetv/ReportaProblem/default.htm">http://www.fda.gov/MedicalDevices/Safetv/ReportaProblem/default.htm</a> for the CDRH's Office

You may obtain other general information on your responsibilities under the Act from the Division of Small Manufacturers, International and Consumer Assistance at its toll-free number (800) 638 2041 or (301) 796-7100 or at its Internet address http://www.fda.gov/MedicalDevices/ResourcesforYou/Industry/default.htm.

of Surveillance and Biometrics/Division of Postmarket Surveillance.

Sincerely yours,

Mark N. Melkerson -S

Mark Melkerson
Director
Division of Orthopedic Devices
Office of Device Evaluation
Center for Devices and
Radiological Health

Enclosure

# Indications for Use

| 510(k) Number (if known)   | :   |  |
|--|---|--|
| Device Name:   | StaXx <sup>®</sup> IBL System   | •  |
| Indications for Use:   |   |  |
| mature patients with degen<br>contiguous levels from L2-<br>degeneration of the disc co<br>have up to Grade I spondyl<br>System is to be used with a | erative disc disease (DDI-<br>L5. Degenerative disc di<br>nfirmed by history and ra<br>olisthesis or retrolisthesi<br>autogenous bone graft and | ral body fusion procedures in skeletally D) of the lumbar spine at one or two sease is defined as discogenic back pain with adiographic studies. These DDD patients may s at the involved level(s). The StaXx® IBL d with supplemental fixation. Patients should ent prior to treatment with an intervertebral |
| Prescription Use X<br>(Part 21 CFR 801 Subpart   | ,   | Over-The-Counter-Use(21 CFR 801 Subpart C)   |
| (PLEASE DO NOT WR  | ITE BELOW THIS LINE NEEDE   | E – CONTINUE ON ANOTHER PAGE IF<br>D)  |
|  | ·   | Device Evaluation (ODE)  |
| · · · · · · · · · · · · · · · · · · ·  | Anton E. Dmitriev,<br>Division of Orthope   |  |

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